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APPLICATION NO.	, FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/722,485	11/28/2003	John S. Haikin	03650.002060.	3306	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/722,485	HAIKIN, JOHN S.				
Office Action Summary	Examiner	Art Unit				
• · · · · · · · · · · · · · · · · · · ·	Jacky X. Zheng	2625				
The MAILING DATE of this communication ap						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS fror e. cause the application to become ABANDON	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on Nove	ember 28, 2003.					
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•						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4					
Disposition of Claims						
4) ☑ Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on November 28, 2003 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	/are: a)⊠ accepted or b)□ obje e drawing(s) be held in abeyance. So ction is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 11/28/2003.	4) Interview Summal Paper No(s)/Mail 5) Notice of Informal 6) Other:	Date				

Application/Control Number: 10/722,485 Page 2

Art Unit: 2625

DETAILED ACTION

1. This is the initial office action based on the application filed on November 28, 2003.

2. Claims 1-22 are currently pending.

Information Disclosure Statement

- 3. The information disclosure statement (IDS) submitted on November 28, 2003 was filed on the mailing date of the application on November 28, 2003. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered **partially** by the examiner.
- 4. The information disclosure statement filed on November 28, 2003, one of the documents labeled as "<u>U.S. Application Publication No. 2001/00454801</u>" has <u>not</u> been considered by the examiner. The U.S. publication number listed above is <u>not</u> appeared to be a valid publication number. The remaining documents filed on November 23, 2003 are being considered by the examiner.

Specification

- 5. The disclosure is objected to because it contains an **embedded hyperlink** (**Paragraph** [0038] on Page 12 of the Specification of instant application) and/or other form of browser-executable code. Applicant is required to delete the embedded hyperlink and/or other form of browser-executable code. See MPEP § 608.01.
- 6. The disclosure is objected to because of the following informalities: **Paragraph [0046]** of the original disclosure, describes a step referring to "(step S308)" of Figure 3, however such a step <u>cannot</u> be found in Figure 3. In contrast, a label of "S309" is found in Figure 3 and appears to be referring to the identical step discussed in Paragraph [0046].

Art Unit: 2625

Appropriate correction and clarification is required.

Drawings¹

7. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: Figure 3 - S309. Corrected drawing sheets in compliance with 37 CFR 1.121(d), or amendment to the specification to add the reference character(s) in the description in compliance with 37 CFR 1.121(b) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 101

- 8. 35 U.S.C. 101 reads as follows:
 - Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.
- 9. <u>Claims 5-10 and 15-18</u> are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

The claims are drawn to "a user interface" (claims 5-10) and "computer-executable program code" (claims 15-18), which are considered to be "program" per se, which can be characterized as either "functional descriptive material" or "nonfunctional descriptive material".

Application/Control Number: 10/722,485 Page 4

Art Unit: 2625

As functional descriptive material when "consists of data structures and computer programs which impart functionality when employed as a computer component"; and as non-functional descriptive material if it "includes but is not limited to music, literary works and compilation or mere arrangement of data" (See "Interim Guideline for Examination of Patent Application for Patent Subject Matter Eligibility", ANNEX IV, Page 50). The claims are being considered as functional descriptive materials in this case. However, "both types of "descriptive material" are nonstatutory when claimed as descriptive material per se".

In addition, even considering the claim as "functional descriptive material" imparts with functionality, but <u>not</u> being employed as a computer component (or other physical structures), is considered as non-statutory. "In contrast, a claimed <u>computer-readable medium encoded with a computer program... is thus statutory.</u>" (See "Interim Guideline for Examination of Patent Application for Patent Subject Matter Eligibility", ANNEX IV, Page 53, First Paragraph;).

Therefore, these two types of "descriptive material" are nonstatutory when claimed as descriptive material <u>per se</u> (See "Interim Guideline for Examination of Patent Application for Patent Subject Matter Eligibility", ANNEX IV, Page 50, Second Paragraph; & ANNEX I, Page 30;).

Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2625

11. <u>Claims 1-22</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Gindele</u>

(U.S. Patent No. 6,985,637 B1) and further in view of <u>Thomas et al. (U.S. Patent No. 6,525,721 B1)</u>.

With regard to claim 1, the claim is drawn to a method for selecting color settings for rendering color image data and printout of the rendered image using a user interface, comprising: producing a low-resolution version of the color image data (Paragraph [0038] of instant application, admitted prior art, indicating "the process of producing a low-resolution version of high-resolution color image data is well known in the art ... "); generating a plurality of color transforms based on a corresponding plurality of different color settings, wherein each color setting comprises a color setting for rendering the color image data (see Gindele, i.e. column 4, lines 20-57, disclose "image processing parameters" used by "the enhancement rendition module 230" for processing the source image in order to get "multiple rendered digital images vary in some other visual characteristics, such as but not limited to, color tone scale, or contrast.."); applying each of the plurality of color transforms to said low-resolution version of the color image data to create a plurality of low-resolution proof images (see Gindele, i.e. column 4, lines 45-49, disclose "the source digital image is received by the multiple rendition module 212 which produces more than one rendered digital image. The multiple rendered images 203a-203i (in Figure 1) differ from one another is at least one visual characteristic"); displaying each of the plurality of low-resolution proof images (see Gindele, i.e. column 4, lines 56-57, disclose "the multiple rendered digital images 203a-203i (in Figure 1) are then <u>displayed</u> on a monitor device"); accepting a user selection of one of the plurality of low-resolution proof images (see Gindele, i.e. column 5, lines 29-49, disclose various different ways of interacting

Art Unit: 2625

between user and the interface for making an selection); and selecting the color settings corresponding to the selected low-resolution proof image (see <u>Gindele</u>, i.e. column 5, lines 49-51, disclose based on the user selection, settings are recorded by the digital image processor).

With regard to claim 2, the claim is drawn to a method according to claim 1, further comprising saving the color settings corresponding to the selected low-resolution proof image in a custom color management configuration file (see <u>Gindele</u>, i.e. column 5, lines 49-51, disclose based on the user selection, settings are "recorded by the digital image processor").

With regard to claim 3, the claim is drawn to a method according to claim 1, wherein said color settings include a gamut mapping algorithm selection (see <u>Gindele</u>, i.e. column 7, line 61 – column 8, line 30, discloses a "rendering tone scale function", which "the red, green, blue digital image channels composing the source digital image are <u>transformed</u> into a luminance-chrominance domain; above-indicated citation further provides with "matrix transformation" formula between the color spaces or gamut).

With regard to claim 4, the claim is drawn to a method according to claim 1, wherein said color settings include a ICC profile selection (The usages of International Color Consortium (or ICC) color profile is well-known for one of ordinary skill in the art, however for purpose of advancing the prosecution, an discussion of such a limitation over a prior art will also be illustrated as following).

Gindele does not explicitly disclose the limitation of utilizing "a ICC profile".

However, <u>Thomas et al.</u> disclose an invention relates to a graphical and interactive user interface for user collection and management of color profiles, and explicitly disclose the

Art Unit: 2625

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limitation of utilizing "a ICC profile" (see <u>Thomas et al.</u>, i.e. column 4, line 65 – column 5, line 7, disclose "International Color Consortium specification ICC.1: 1998-09...").

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have modified <u>Gindele</u> to include the limitation of utilizing "a ICC profile" taught by <u>Thomas et al.</u> It would have been obvious to one of ordinary skill in the art at the time of invention to have modified <u>Gindele</u> by the teachings of <u>Thomas et al.</u> to include the limitation of utilizing "a ICC profile" taught by <u>Thomas et al.</u> to provide "information necessary to convert color data between native device color spaces and device independent color spaces" (column 4, line 66 – column 5, line 1).

With regard to claim 5, the claim is drawn to a user interface for selecting color settings for rendering color image data and printout of the rendered image, comprising substantially identical limitations as recited in claim 1 (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 1 above. Furthermore, both Gindele and Thomas et al., disclose the limitation of software implementations of a user interface, see i.e. Gindele, Figure 1;).

With regard to claim 6, the claim is drawn to a user interface according to claim 5, further comprising a saving region for saving the color settings corresponding to said one of said plurality of low-resolution proof images in a custom color management configuration file (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 2 above.)

Art Unit: 2625

With regard to claim 7, the claim is drawn to a user interface according to claim 5, wherein said color settings include a gamut mapping algorithm selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 3 above).

With regard to claim 8, the claim is drawn to a user interface according to claim 5, wherein said color settings include an ICC profile selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 8 above).

With regard to claim 9, the claim is drawn to a user interface according to claim 5, wherein said color settings are displayed after the selection of one of said plurality of low-resolution proof images is accepted (see Gindele, i.e. claim 4, step (f), disclose "displaying a message on the display indicating the one selection of a rendered digital image...").

With regard to claim 10, the claim is drawn to a user interface according to claim 5, wherein said plurality of low-resolution proof images are categorized and displayed according to at least one color setting (see <u>Gindele</u>, i.e. column 5, lines 27-29, disclose "the digital images are arranged from darkest to lightest ...").

With regard to claim 11, the claim is drawn to a computer-readable storage medium in which is stored a program for selecting color settings for rendering color image data and printout of the rendered image using a user interface, said program comprising codes for permitting the computer to perform: a producing step for producing a low-resolution version of the color image data; a generating step for generating a plurality of color transforms based on a corresponding plurality of different color settings, wherein each color setting comprises a color setting for

software to be constructed on a hardware;).

Art Unit: 2625

rendering the color image data; an application step for applying each of the plurality of color transforms to said low-resolution version of the color image data to create a plurality of low-resolution proof images; a display step for displaying each of the plurality of low-resolution proof images; an acceptance step for accepting a user selection of one of the plurality of low-resolution proof images; and a selection step for selecting the color settings corresponding to the selected low-resolution proof image (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 1 above; Furthermore, in Gindele, i.e. column 2, lines 31-34, disclose the teachings of software implementation, and the

With regard to claim 12, the claim is drawn to a computer-readable storage medium according to claim 11, further comprising codes for permitting the computer to perform a saving step for saving the color settings corresponding to the selected low-resolution proof image in a custom color management configuration file (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 2 above).

With regard to claim 13, the claim is drawn to a computer-readable storage medium according to claim 11, wherein said color settings include a gamut mapping algorithm selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 3 above).

With regard to claim 14, the claim is drawn to a computer-readable storage medium according to claim 11, wherein said color settings include a ICC profile selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 4 above).

Art Unit: 2625

With regard to claim 15, the claim is drawn to computer-executable program code stored on a computer readable medium, said computer-executable program code for use in a color management system executing in a computer system, for selecting color settings for rendering color image data and printout of the rendered image using a user interface, the computer-executable program code comprising: code for producing a low-resolution version of the color image data; code for generating a plurality of color transforms based on a corresponding plurality of different color settings, wherein each color setting comprises a color setting for rendering the color image data; code for applying each of the plurality of color transforms to said low-resolution version of the color image data to create a plurality of low-resolution proof images; code for displaying each of the plurality of low-resolution proof images; code for accepting a user selection of one of the plurality of low-resolution proof images; and code for selecting the color settings corresponding to the selected low-resolution proof image (The claim is rejected under the same ground for at least the reasons set forth above. See the

With regard to claim 16, the claim is drawn to computer-executable program code stored on a computer readable medium according to claim 15, the computer-executable program code further comprising code for saving the color settings corresponding to the selected low-resolution proof image in a custom color management configuration file (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 2 above).

detailed discussion of the claim 1 above; Furthermore, in Gindele, i.e. column 2, lines 31-34,

disclose the teachings of software implementation;).

Art Unit: 2625

With regard to claim 17, the claim is drawn to computer-executable program code according to claim 15, wherein said color settings include a gamut mapping algorithm selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 3 above).

With regard to claim 18, the claim is drawn to computer-executable program code according to claim 15, wherein said color settings include a ICC profile selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 4 above).

With regard to claim 19, the claim is drawn to a programmed computer apparatus for selecting color settings for rendering color image data and printout of the rendered image using a user interface, said programmed computer apparatus comprising: means for producing a low-resolution version of the color image data; means for generating a plurality of color transforms based on a corresponding plurality of different color settings, wherein each color setting comprises a color setting for rendering the color image data; means for applying each of the plurality of color transforms to said low-resolution version of the color image data to create a plurality of low-resolution proof images; means for displaying each of the plurality of low-resolution proof images; means for accepting a user selection of one of the plurality of low-resolution proof images; and means for selecting the color settings corresponding to the selected low-resolution proof image (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 1 above; Furthermore, in Gindele, i.e. column 2, lines 31-34, disclose the teachings of software implementation, and the software to be constructed on a hardware;).

Art Unit: 2625

With regard to claim 20, the claim is drawn to a programmed computer apparatus according to claim 19, the programmed computer apparatus further comprising means for saving the color settings corresponding to the selected low-resolution proof image in a custom color management configuration file (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 2 above).

With regard to claim 21, the claim is drawn to a programmed computer apparatus according to claim 19, wherein said color settings include a gamut mapping algorithm selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 3 above).

With regard to claim 22, the claim is drawn to a programmed computer apparatus according to claim 19, wherein said color settings include a ICC profile selection (The claim is rejected under the same ground for at least the reasons set forth above. See the detailed discussion of the claim 4 above).

Conclusion

- 12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - A. International Color Consortium Specification, ICC.1:2001-04 [Revision of ICC.1:1998-09]
 - B. <u>Sieverding</u> (U.S. Patent No. 5,495,539) discloses an image producing using <u>multi-dimensional selection of image transformations</u> (Figures 1 and 5-7).
 - C. <u>Ruml et al.</u> (U.S. Patent No. 6,421,050) disclose a user interface for creation of image generation and transformation functions.

Art Unit: 2625

- D. <u>Usami et al.</u> (U.S. Patent No. 5,748,342, Canon) disclose an image processing apparatus and method, which allows <u>user to preview an image to be formed before it is formed</u> (Figures 18-21).
- E. <u>Balonon-Rosen et al.</u> (U.S. Patent No. 6,307,961) disclose a user-interactive corrective tuning of color profiles.
- F. Newman (U.S. Patent No. 6,603,483) discloses a color management and proofing architecture.
- G. Matsuzaki et al. (U.S. Patent No. 5,987,165) disclose an image processing system and a preferred gamut adjustment method used for gamut adjustment.
- H. <u>Cosgrove et al.</u> (U.S. Patent No. 5,644,647) disclose a user-interactive deduction of scene balance failures.
- I. <u>Lee et al.</u> (U.S. Patent No. 5,012,333) disclose an interactive dynamic range adjustment system for printing digital images.
- J. Meisner et al. (U.S. Patent No. 6,862,102) disclose a method and apparatus for preparing an image for downloading over a link.
- K. <u>Sowinski et al.</u> (U.S. Pub. No. 2001/0053247) disclose a system and method of offering photofinishing services.
- L. Winter et al. (U.S. Patent No. 6,535,298) disclose methods for storing and retrieving digital image files, such as photographs.
- M. Gibson et al. (U.S. Patent No. 2005/0100211) disclose a system for customer and automatic color management using policy controls.

Art Unit: 2625

Any inquiry concerning this communication or earlier communications from the 13. examiner should be directed to Jacky X. Zheng whose telephone number is (571) 270-1122. The examiner can normally be reached on Monday-Friday, 7:30 a.m.-5p.m., Alt. Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Twyler M. Lamb can be reached on (571) 272-7406. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent 14. Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jacky X. Zheng Patent Examiner

Art Unit: 2625

November 7, 2007